UNITED STATES DEPARTMENT OF COMMERCE
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	,	W	ashington, D.C. 2023 1
SERIAL NUMBER FILING DATE		FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
<u>08/051,313</u> 04/	/23/93 T/	AKEMURA	Y 0756-864
SIXBEY, FRIEDMAN 2010 CORPORATE N MCLEAN, VA 2210	RIDGE, STE	E5M1/0313 & FERGUSON . 600	DUONGMANINER ART UNIT PAPER NUMBER 2515
		INER in charge of this app S AND TRADEMARKS	DATE MAILED: 03/13/96
		OVISORY ACTION	MAR I 4 1996
THE PERIOD FOR RESPONSE:			THE REAL PROPERTY OF THE PARTY
a) is extended to run	or continu	es to run <u>3 mas.</u>	_ from the date of the final rejection
b) A expires three months from the	date of the final reje	etion or as of the mailing da	t o of this Advisory Action, whichever is later. In no conthis from the date of the final rejection.
Any extension of time must be The date on which the respon- purposes of determining the p	obtained by filing a se, the petition, and eriod of extension ar	petition under 37 CFR 1.136 the fee have been filed is the d the corresponding amoun	S(a), the proposed response and the appropriate fee. e date of the response and also the date for the t of the fee. Any externiour fee pursuant to 37 CPR tried for response or as set forth in b) above.
Appellant's Brief is due in accorda	nce with 37 CFR 1.1	92(a).	
Applicant's response to the final re to place the application in condition	jection, filed2/ n for allowance:	16/96 has been cons	sidered with the following effect, but it is not deemed
			and the final rejection stands because:
a. There is no convincing s presented.	howing under 37 CF	R 1.116(b) why the propose	d amendment is necessary and was not earlier
b. XThey raise new issues th	at would require furt	her consideration and/or sea	arch. (See Note).
c. They raise the issue of n	ew matter. (See Not	te).	
d. They are not deemed to appeal.	place the application	on in better form for appeal b	y materially reducing or simplifying the issues for
e. They present additional	claims without cance	alling a corresponding numb	er of finally rejected claims.
NOTE: NEWLY AM RECITE N AND/OR SEA	EW LIMITATI	INS 5, 23 A	ND NEWLY ADDED CLAIM 24 LD REQUIRE FURTHER CONSIDERATION
Newly proposed or amended of the non-allowable claims.	daim y 22	would be allowed if s	ubmitted in a separately filed amendment cancelling
3. X Upon the filing an appeal, the post be as follows:	proposed amendmen	nt 🗌 will be entered 💢 wi	ill not be entered and the status of the daims will
Claims allowed:	AND 21 ONE 22 AND 23		`
Applicant's response has c	vercome the following	ng rejection(s):	
CLAIMS AS FINA	LLY REJECT	ED , DO NOT CO	es not overcome the rejection because THE MPLY WITH 35 U.S.C. 112 AND R ART FOR THE REASONS SET FORTH IN THE FINAL
			good and sufficent reasons why it was not earlier REJECTICAL
☐ The proposed drawing correction ☐] has 🗌 has no	t been approved by the exar	
Other			WILLIAM L SIKES SUPERVISORY PATENT EVALUATION

EFFECTIVE FILING DATE - 4-23-93

GROUP 2500